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**Via ECF**

Hon. Raymond J. Dearie  
United States District Court  
225 Cadman Plaza East  
Brooklyn, NY 11202

**Re: SEC v. REcoin Group Foundation, LLC, et al., No. 17-cv-5725 (RJD)  
(RER)**

Dear Judge Dearie:

I am counsel to Defendants RECoin Group Foundation, LLC (“**Recoin**”), DRC World, Inc. a/k/a Diamond Reserve Club (“**Diamond**”), and Maksim Zaslavskiy (“**Zaslavskiy**,” with Recoin and Diamond, collectively, “**Defendants**”) in the above referenced matter brought by Plaintiff Securities and Exchange Commission (“**SEC**”). On November 13, 2017, the court entered into an Agreed Order Granting Preliminarily Injunction, Asset Freeze and Other Interim Relief (the “**Order**”). Section V of the Order lifted the temporary asset freeze with respect to certain accounts maintained by Bank of America and identified on Schedule B therein. Defendants request that the Court provide—to Defendants only—an un-redacted version of Schedule B along with the Order lifting the asset freeze. This un-redacted version of Schedule B is required in order for the bank remove the freeze it placed on the two accounts.

Sincerely,

*/s/ Jason A. Nagi*

Jason A. Nagi

JAN:rwv

cc: Valerie Szczepanik, Esq.  
Jorge Tenreiro, Esq.  
(counsel for the SEC)